Georgia J. Johnson, Administratrix	NO. 18185 EQUITY.
of the Goods and Thattels of Lelia Callily Jones Townes, deceased, et al	In the Circuit Court for Frederick County,
vs.	Sitting as a Court of Equity.
william A. Johnson, et al., etc.	Sitting as a court or aquity
	July Jerm. 19 55
	t to 1 de 1911 American Embibite
The above cause standing ready for a hearing, and bein	·
and all	
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It is thereupon, this 22 day of December in	the wear nineteen hundred and fifty-five
by the Circuit Court for Frederick County, sitting as a Cour	
by the Circuit Court for Frederick County, sitting as a Court ordered and decreed, that the land and premises mentione	
and that Wilbur F. Sheffield, Jr., and	Stewart Hobbs Brown
of Frederick County, be, and they are here	
the course and manner of their proceeding	rs shall be as follows: they shall first file in the
Clerk's office of this Court, a Bond to the State of Mary	and, executed by them
with a Corporate surety, or sureties, to be approved	
Five Thousand (\$5,000100)	
	Dollars, or personal sureties in the penalty of
Dollars, conditioned for the faithful performance of the t	
may be reposed in them by any future order	
proceed to make sale of the said Real Estate, havin	g first given at least three weeks previous notice, in-
serted in some newspaper printed in Frederick Cou	nty, and such other notice asthey may think prop-
er of the time, place, manner and terms of sale; which	
chase money to be paid in cash on the day of sale,	
	the purchaser or purchasers giving his,
her, or their notes, with approved security and bearing in	terest from the day of sale,
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and particular account of the same, with an affidavit of the nexed, and on the ratification of such sale or sales by the not before, the said Trustee 3, by a good and sufficient de shall convey to the purchaser or purchasers of the said propor them sold, free, clear, and discharged of all claim of ing by, from, or under them; and the said Trustee 3 shall be sales, and the bonds or notes which may be taken for the after deducting therefrom the costs of this suit, and such as the said t	sales, the said Trustee S shall return to this Court a full the truth thereof, and of the fairness of such sale or sales ancourt, and on payment of the whole purchase money, and sed to be executed and acknowledged agreeably to law, perty, and to his, her or their heirs, the property to him, her the parties to this cause, and of any person or persons claimering into this Court the money arising on such sale or ne same, to be disposed of under the direction of this Court, which commission to the said Trustee S as the Court shall
think proper to allow, on consideration of the skill, atter	ation and fidelity wherewiththe y
pear to have discharged their trust.	Strick M. Achnayfler JUDGE
M. 10 Dan Lui 22 1955	